Joseph R. Saveri (State Bar No. 130064) 1 Steven N. Williams (State Bar No. 175489) 2 Cadio Zirpoli (State Bar No. 179108) Elissa A. Buchanan (State Bar No. 249996) Travis Manfredi (State Bar No. 281779) 3 JOSEPH SAVERI LAW FIRM, LLP 601 California Street, Suite 1000 4 San Francisco, California 94108 Telephone: (415) 500-6800 5 Facsimile: (415) 395-9940 Email: isaveri@saverilawfirm.com 6 swilliams@saverilawfirm.com czirpoli@saverilawfirm.com 7 eabuchanan@saverilawfirm.com tmanfredi@saverilawfirm.com 8 9 Matthew Butterick (State Bar No. 250953) 1920 Hillhurst Avenue, #406 10 Los Angeles, CA 90027 Telephone: (323) 968-2632 11 Facsimile: (415) 395-9940 Email: mb@buttericklaw.com 12 Counsel for Individual and Representative 13 Plaintiffs and the Proposed Class 14 15 UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION 16 17 J. DOE 1, et al., Case Nos. 4:22-cv-06823-JST 4:22-cv-07074-JST 18 Individual and Representative Plaintiffs, 19 v. JOINT STIPULATION AND (PROPOSED) ORDER REGARDING MOTION FOR GITHUB, INC., et al., 20 PROTECTIVE ORDER DEADLINES Defendants. 21 22 Pursuant to Civil Local Rule 6-2(a), Plaintiffs J. Doe 1-4 ("Plaintiffs") and Defendants 23 GitHub, Inc; Microsoft Corporation; OpenAI, Inc.; OpenAI, L.P.; OpenAI GP, L.L.C.; OpenAI 24 Startup Fund GP I, L.L.C.; OpenAI Startup Fund I, L.P.; and OpenAI Startup Fund Management, 25 LLC ("Defendants") (collectively, the "Parties"), by and through their counsel of record, hereby 26 jointly make the following stipulated request to vacate the current deadlines related to Plaintiffs' 27 Motion for Entry of Protective Order (ECF No. 49) upon entry of the Stipulated Protective Order 28

filed concurrently herewith, as set forth below:

WHEREAS, on January 23, 2023, Plaintiffs filed their Motion for Entry of Protective Order for Litigation Involving Patents, Highly Sensitive Confidential Information and/or Trade Secrets (the "Motion") (ECF No. 49);

WHEREAS, pursuant to Civil Local Rule 7-3, Defendants' deadline to oppose Plaintiffs' Motion was February 6, 2023, and Plaintiffs' deadline to reply is February 13, 2023;

WHEREAS, on February 8, 2023, pursuant to stipulation by the parties, the Court entered an Order Granting Extension of Time (EFC No. 55) that extended Defendants' deadline to respond to the Motion until February 21, 2023, Plaintiffs' deadline to reply to February 28, 2023, and set the hearing for April 6, 2023;

WHEREAS, the Parties have conferred and agreed to the Proposed Stipulated Protective Order for Litigation Involving Patents, Highly Sensitive Confidential Information and/or Trade Secrets filed concurrently herewith ("Proposed Stipulated Protective Order");

WHEREAS, the parties have conferred and agreed that the deadlines related to the Motion should be vacated upon entry of the Proposed Stipulated Protective Order as an order by the Court because it will moot the Motion;

WHEREAS, vacating these deadlines related to Plaintiffs' Motion for Entry of Protective Order will not alter the date of any other event or deadline already fixed by Court order.

NOW THEREFORE, the Parties STIPULATE AND AGREE, by and through their counsel, to vacate the deadlines related to Plaintiffs' Motion for Entry of Protective Order upon entry of the Proposed Stipulated Protective Order as an order by the Court.

PURSUANT TO STIPULATION, IT IS SO ORDERED.

Dated: March 7, 2023

Hoto able Jon S. Tigar United States District Judge

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